## Case 3:08-mj-00/1707 the the contract of tates bits the decours Page 1 of 1 southern district of california

U.S.A. vs OMAR RIVERA CASTANEDA No. 08MJ0478 The Court finds excludable delay, under the section indicated by check (  $\checkmark$  ), commenced on 5/8/08 and ended on 5/27/08\_\_ and ended on \_ 3161(h) Α (1)(A) Exam or hrq for mental or physical incapacity В \_\_\_(1)(B) NARA examination (28:2902) \_\_\_(1)(D) C State or Federal trials or other charges pending D \_\_\_(1)(E) Interlocutory appeals E Pretrial motions (from flg to hrg or other prompt dispo) \_\_(1)(F) Transfers from other district (per FRCrP 20, 21 & 40) X (1)(G) G \_\_\_\_(1)(J) Proceedings under advisement not to exceed thirty days Н Misc proc: Parole or prob rev, deportation, extradition \_\_\_(1)(H) Transportation from another district or to/from examination or hospitalization in ten days or less 7 \_\_\_(1)(I) Consideration by Court of proposed plea agreement Т \_\_\_(2) Prosecution deferred by mutual agreement М \_\_\_(3)(A)(B) Unavailability of defendant or essential witness \_\_\_(4) Period of mental or physical incompetence of defendant to N stand trial റ (5) Period of NARA commitment or treatment Р \_\_(6) Superseding indictment and/or new charges R \_\_\_(7) Defendant awaiting trial of co-defendant when no severance has been granted Continuances granted per (h)(8)-use "T" alone if more than т \_\_\_(8)(A)(B) one of the reasons below are given in support of continuance T1 (8)(B)(I) 1) Failure to grant a continuance in the proceeding would result in a miscarriage of justice and the ends of justice outweigh the best interest of the public and the defendant in a speedy trial. (Continuance - miscarriage of justice) 2) Failure to grant a **continuance** of the trial would result in a miscarriage of justice as the defendant has tendered a guilty plea to a magistrate judge and is awaiting a determination as to whether the plea will be accepted. (Continuance - tendered a guilty plea) **T2** 2) Case unusual or complex (8)(B)(ii) Т3 \_(8)(B)(iii) 3) Indictment following arrest cannot be filed in thirty (30) days 4) Continuance granted in order to obtain or substitute counsel, Т4 \_(8)(B)(iv) or give reasonable time to prepare (Continuance re counsel) U 3161(I) Time up to withdrawal of guilty plea Grand jury indictment time extended thirty (30) more days 3161 (b)

Date 5/8/08